

THE AMENDMENTS TO THE APPLICATION FOLLOW...

IN THE CLAIMS:

Please AMEND the following Claims:

RE: Claim 1:

subsec 1) (Amended Twice) A system for building and executing a network navigation instruction via corresponding sentence construction, comprising:

a server data processing system having at least one database storing pre-configured navigation options and corresponding pre-configured navigation destination instructions; and

a client data processing system coupled to the server data processing system via an electronic data network and configured with at least one program, said at least one program causes said client data processing system to access said server data processing system to load said pre-configured navigation options and said corresponding pre-configured navigation destination instructions into a local data storage facility, to facilitate construction of a navigation sentence via user selection of pre-configured sentence parts included within said pre-configured navigation options, said pre-configured sentence parts including at least a verb, an object, and a destination corresponding to at least one of said pre-configured navigation options and said corresponding pre-configured navigation destination instructions,

whereby said client data processing system retrieves network content based on said navigation sentence and said destination thereof.

RE: Claim 11:

select) 11. (Amended Twice) A method of using a network content search engine, comprising the steps of:

accessing a first network location to receive a software package, said software package facilitating construction of a navigation sentence via selection of pre-configured sentence parts, said pre-configured sentence parts including at least a verb, an object, and a destination;

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J constructing said navigation sentence from said pre-configured sentence parts included within said software package;

determining at least one network navigation destination instruction based on said constructed sentence; and

accessing a second network location based on said at least one network navigation destination instruction.

RE: Claim 16

select) 16. (Amended Twice) A method for facilitation network content searching, comprising the steps of:

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3 generating a software package, said software package including at least one network navigation destination instruction and a plurality of pre-configured sentence parts, said software package facilitating construction of a navigation sentence corresponding to said at least one network navigation destination instruction via selection of said pre-configured sentence parts and executing said at least one network navigation destination instruction, said pre-configured sentence parts including at least a verb, an object, and a destination; and

serving said software package to a client data processing system to be run thereby.

Subj (RE: Claim 17)

17. (Amended Twice) A software system adapted to be downloaded to a network client system running in accordance with a network client application to facilitate access to a network content source, comprising:

a database module having a database of destination navigation instructions, said destination navigation instructions corresponding to network content sources; and

a search sentence construction module permitting construction of a search sentence corresponding to at least one of said destination navigation instructions, said search sentence including at least a verb, an object, and a destination included within said database module, said at least one destination navigation instruction adapted to be processed within said network client application to access said network content source.

REMARKS

This Amendment and Response is submitted in complete response to the Final Office Action mailed November 14, 2001, and in accordance with 37 C.F.R. § 1.116. Presented in this paper are amendments to the claims that place the same in condition for allowance, and remarks that respond to the Examiner's rejections of the claims. Entry of this paper and the amendments presented herein into the official files pertaining to the above-titled U.S. patent application is earnestly solicited as is allowance of the pending claims and the grant of a U.S. Patent.

Per this paper, claims 1, 11, 16, and 17 have again been AMENDED. Accordingly, claims 1-25, as amended, are pending in the application and are presented for re-consideration,